

- i. 7/2/2010 claim substantiated for an incomplete memobook, received a command discipline
- ii. 8/27/2018 claim substantiated for an incomplete memobook, received verbal instructions
- iii. Brennan v. City of New York 13CV0150, settled in 2014 for an undisclosed amount without admission of fault or liability
- iv. Acosta v. City of New York 15CV02207, settled in 2016 for \$1,000 without admission of fault or liability
- v. 12/6/2013 found guilty after trial of charges and specifications for inaccurate entries in department records for classifying a robbery as a petit larceny and failure to notify the detective squad of said robbery, forfeited 10 vacation days
- vi. 9/12/2013 CCRB claim substantiated for refusal to obtain medical treatment, received verbal instructions
- vii. 8/17/2017 CCRB claim substantiated for an improper frisk, received formalized training